217. It shall be unlawful for persons to shoot at or shoot Unlawful to any water fowl in Kent County flying about their feeding shoot from boat etc. grounds or elsewhere over the waters of Kent County, from vessels, boat, float, canoe or craft of any kind.

217A. The time for shooting wild fowl in the waters of Extension of Kent County is hereby extended to the twenty-fifth day of April in each year.

217B. It shall be unlawful to shoot at or to shoot wild fowl in or over the waters of Kent County, except from the shore Can shoot only from shore. and natural islands, except in such cases where it may be necessary to chase and shoot any such wild fowl which have been previously shot and crippled from shore or island, and it shall also be unlawful for anyone to hunt, shoot or shoot at any wild fowl, muskrats, otters or any other water animal by the use of any light of any character in any one of the waters of Kent County; and anyone violating this section and Section 217A shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined not less than five dollars nor more than fifty dollars, and, upon failure to pay said fine, shall be Penalties. imprisoned in the county jail for thirty days for each offense, one-half of said fine to be paid to the informer.

SEC. 2. And be it enacted, That this Act shall take effect from the date of its passage.

Approved March 25, 1904.

CHAPTER 143.

AN ACT to repeal Section 80 of Article 5 of the Code of Public General Laws of Maryland, title "Appeals and Errors," sub-title "Appeals from the Commissioner of the Land Office," and re-enact the same with amendments.

Section 1. Be it enacted by the General Assembly of Maryland, That Section 80 of Article 5 of the Code of Public Gen-Commissioner eral Laws of Maryland, title "Appeals and Errors," sub-title of the Land "Appeals from the Commissioner of the Land Office," be and the same is hereby repealed and re-enacted so as to read as follows:

80. All appeals allowed from the judgments or orders of the Commissioner of the Land Office shall be taken within All appeals two months from the date of the judgment or order appealed from same to be made from, the party appealing filing at the time of such appeal within a certhe ground or reason therefor, and thereupon it shall be the